Art Unit: 1717

1. An **examiner's amendment** to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Rick Treanor on 11/14/11 (message on 11/10/11).

## In the claims:

12/27/2011

Change(s) applied In **claim 1**, **line 16**, insert --the-- before "deposits"; & in **line 17**, insert --the-- before "waiting to document, phases".

In claim 3, line 3, insert -- of about 20°C-500°C-- after "low-temperature".

In claim 10, line 4, after "structure" insert --to form a resulting structure--.

In claim 12, line 4, after "structure" insert --to form a resulting structure--.

In claim 13, line 18, insert --the-- before "deposits"; & in line 19, insert --the-- before "waiting phases".

In claim 14, line 3, insert -- of about 20°C-500°C-- after "low-temperature".

In claim 18, line 4, after "structure" insert --to form a resulting structure--.

In claim 20, line 4, after "structure" insert --to form a resulting structure--.

2. The following is an examiner's statement of **reasons for allowance**: applicants' 9/22/11 amendment has added the limitations & concepts as discussed in the 7/27/11 interview, thus removing previously applied prior art. Update & further review of the prior art did not find any prior art or combination thereof which would reasonably read on the claims as now written, thus the amended claims are considered to be allowable over the prior art, with the above amendments to fix unclear antecedent basis or provide a clear scope to the relative term of "low-temperature" employed to describe the type of